Eye Openers





Poisoning the Well



"England is fighting three enemies, Germany, Austria and Drink."—Lloyd George







Would you hire this man to run your own business?



Pryce Jones Store



IN HOTELS & CAFES ASK FOR

CALGARY EXPORT BOTTLED BEER

"The Label with the Red Horseshoe Calgary Brewing & Malting Co.,

Great West Liquor Co. Ltd. CALGARY, ALTA.

Wholesale & Retail Wine & Spirit Dealers

318 Eighth Avenue East

EMPIRE HOTEL

Steam Heated, Ht and Cold Water. Rooms With or Without Bath, Modern Throughout.

Strictly European.

CALGARY, ALTA.

Opposite C. P. R. Depot.

WIRE FOR RESERVATIONS

YALE HOTEL

CALGARY

Rate \$2.50 Per Day

New Imperial Hotel

CALGARY, ALTA.

ixty Rooms Refurnished Up-to-date in every respect

The Hotel Cecil

Edmonton, Alta.

Rates \$2.50 up — American Plan
as accommodation and service.

Orchestra in attendance every

H. BELANGER, J. HARVEY,



It won't take long to divide the loot





W. W. CORY, C.M.G.,

> New Wall Paper "Best Yet"

Linton Bros.

1.5 Nimmo

CALGARY **PHOTO** Engraving

COMPANY 222 Eighth Ave. W.

Makers of

CUTS THAT PRINT





Department of Agriculture.

—77513 Ottown, 1st April, 1815



of Public Works, Ottawa, April 12, 1915.

FOR A CHEERFUL FIRE IN YOUR FIREPLACE
Banff Hard Goal BRIQUETTES, \$6.40 per ton
THERE'S NOTHING BETTE
LOTT & CO., LTD., Ground Floor, Dom. Bk. Bldg.





iffo d B. Reilly

be al Candidate for East ` Calgary



An Expensive Pet

Hugh R. G. Craufurd

HUDSON'S BAY COMPANY

702 Herald Building

BEVERAGES LIMITED



Do you Pay \$25.00 to \$30.00 for your New Suit? If so, see these 500

MacLeod Bros.

are selling this week at

Corner Ninth Avenue and First Street E. - Calgary



The Liquor Act

Wigneras it is expedient to suppress the liquor traffic in Alberta by problicting Provincial transactions in Liquor. THEREFILE ABOUT His Majors, by and eith the advice and consent of the Lagistative Assembly of Alberta, charts as follows:

This Act may be cited as "The Liquer Act."
INTERPRETATION

This Act claim of context contention requirements of the Latermann-Disputments a small time better the test of the lingua under this Act.

(3) The expression typically premises monte the number of the Act.

(3) The expression typically premises monte the number of the Act.

(4) The expression typical typica

drighable liquids which are nitoxicating; and any liquor which contains more than two and a half per cent '17-12' per cent, of proof apprint shall be conclusively deemed to So intoxicating.

(2) The expression 'payagina' pe "medical practitioner" means a mem

Association.

(f) The expression "electroary surgeon" shall mean a member of the Veterinary Association of Alberta.

(a) The expression "druggial" or "chemist" shall mean a member of the Alberta Paramayorition Jacociation.

Oh. The expression "Judge" shall mean a Judge of the District Cours for Our The consequence Source shall mean the Chart Cours for Our The coursesses Course shall mean the Chart Cours for the Chart Course of the Chart Course of the Chart Course of the Chart Course for Our The expression "Chart shall mean the Chart of the District Course for Our The Chart Course for Chart Course

The state of the s

4. The Leutenant-Governor-In-Council may from time to time, appoint untake persons as readors who shall keep such liquors as are required for medicinal, mechanical, scientific and accamental purposes only, in accordance with and as permitted by this Act.

6. No such vession shall have any interest in the liquor sold by him, or shall derive any prefit therefrom, but the profits derived from the sule shall ecrose to the busedit of the Province and shall form a part of the consolidated revenue of the theories.
6. The Léciteani-Govenno-In-Council shall fix the salary to be paid such readour, and from time to time and not incommission with the Are shall readour, and from time to time and not incommission with the Are shall readour.

7. The Ariestana Christian in Council shift, from these y time an intensity time and interest thin his Ariestana (in Council and Council shift), but any office in the council intensity and intensity and important for the proper elements of the property of the propert

3. A vender my set shown for producted or scientific purposes, but no six shall be made execut you be a first pulsaria, day's planed an tiple before the vender, which affidiest; shall be such a first pulsaria, the same of the state of t

2.2. A render may sell to druggist such loyer as a frequent is subscripted and under the Act on strending in quantiff free against a top or tenion and act of the free and the

The A weather may need to a "phylatical" seek Deput at under this act the consistency of the consistency of the consistency of the consistency of the replication of the consistency of the consistency of the Limited to replication of the consistency of the consistency of the Limited the replication of the consistency of the consistency of the Limited the consistency of the consistency of the consistency of the Limited that the consistency of the consistency of the consistency of the state of the consistency of the consistency of the consistency of the state of the consistency of the consistency of the consistency of the tensor of the consistency of the consistency of the consistency of the tensor of the consistency of the consistency of the consistency of the tensor of the consistency of the consistency of the consistency of the tensor of the consistency of the consistency of the consistency of the tensor of the consistency of the consistency of the consistency of the tensor of the consistency of the consistency of the consistency of the tensor of the consistency of the consistency of the consistency of the tensor of the consistency of the tensor of the consistency of the consistency of the consistency of the consistency of the tensor of the consistency of the consis

45. A vender may sell liquir to a density personally the is investigly and preventing engaged in the practice of the procession of them to his performance, the man to his performance, the man of his a retained with, with order his procession of the a veterable of the procession of the procession

16. Every such affidavit, prescription or request shall be retained on file or the vandor until the sast day of the mouth next after that of its receipt, on the vendor shall permit the same to be inspected by any person who applies it. Beery vendor, circuits, and bayeless that

17. Were very construction and horizontal shall heavy or case to it was a look to be say for that purpose a normalize record of every and or either an electric state of the purpose and origination of the same o

sain those mentioned in the said copy of the record emit to the Attorney-General.

(3) In addition to the above every druggist and physician shall keep a record and likeous purchased or recorded and likeous purchased or recorded by him, and on the first day of each and every month send to the Attorney-General of the Province a copy of the said process for the preceding ments verified by the affidival statished thereto.

of record.

38. Hevery vendor, druggist and polysician who falls to make the returns required by this Act, or who returns to allow any affidavit, prescription, request or scoot resursed under the provisions of this Act to a languaged where say gravified herein without sharps by any person, shall be guilty of an offence under the fact.

million or wasen the premises usen which he sake in concession of the premises of the sake in the contest of the sake in the content of the premise of the premises of the concession in the content of the co

sent for each day so adversald.

22. No sale or other disposal of liquors shall take place on our of or fro

from all obtained at night should seven o'clock on Monday morning the from all obtained at night should seven o'clock to the morning on

The process of the pr

executions of anomals with any drig make according to any formats of the Provided stayers that to person statements of the Stayers as provided by the Stayers that the person statement of the Stayers as provided by the Stayers and the Stayers and by the on his precision to be conlicity to the stayers of the Stayers and the Stayers and the Stayers and the largors to be consumed by any person as a beverage shall no assumant other controlled to the Stayers and the Stayers as a Stayers and the Stayers and the Stayers and the Stayers as a Stayers and the Stayers and the stayers as the Stayers as a stayer and the Stayers and the Stayers and controlled any minesquart officies; is implemented for not less than four months and of one and the Stayers are to implementation for not less than four months and the Stayers and the Stayers and the Stayers and the Stayers and the office of the Stayers and the Stayers and the Stayers and the Stayers and the office of the Stayers and the approved of one year.

18. No server within the Provider of Alberta to thesself, the tilest are used.

(1) This Section whill not prevent any preven required in mechanical relations or in section from the prevent of the prevent o

(2) Nothing in this section which prevent an incorporated public begints to the section of th

whom II has been so prescribed.

3. Softling in section "sweet/sear (4) hereof contained shall apply to a Softling in section "sweet/sear (4) hereof contained shall apply to rel in laise by assignment has been for the latter to seaso of injury in test breise for the purpose of such as an an other latter to seaso of injury in the breise for the purpose of such as an and such appearant from carrying or conveying flaper fine a place contails of the Province or a place season to be such thirty received and stretly laced within the province to a place when the such government of the province of the provi

5. Nothing herein contained shall prevent any hereor, distiller for other person duly illemand by TM covernment of Canada for the manufacture of frictured by him in any huilding referred such manufacture, is carried on, provided such huilding forms no part of and does not communicate by any extense with any house or building terrestroned in Rection Tree, 1) of this person, in another. Provisce, or, in a fewigin country, or, to a venious, under this, person, in another. Provisce, or, in a fewigin country, or, to a venious, under this,

And the state of t

13. No person shall use my consume liquor in the Province purphysical and prevented from any person within the Province, unless it is purphished and received from a vender. This Section shall not apply to any person who may be a section of the province and the province and the province are the province and the province and the province are the province are the province and the province are the province and the province are the province and the province are the province are the province are the province are the province and the province are the

Received by the Government of Canada, and mentioned in Section Twenty-wise CID Howerf, and severy Roper opportunities and section Twenty-were and the Section Twenty Royer opportunities and the Section Twenty-were in a book to be been for than purpose the date of such sais, the person to in a book to be been for than purpose the date of such sais, the person to dedivered for correlation and the followed results are the section of such sections as widered the said early and record of such sais, shall in any product as widered the said early and record of such sais, shall in any product as widered the said early and section of battle Blogally sold follows: In prima facts evidence such saids web, person of battle Blogally sold

otherwise, sell or deliver laques of any limit to any person and entitled to all persons delivered to the reliable laques of the house of the approach of evidence of the land laques of the house of the approach of the land of the approach of the land of the laques of

This profession, and who shall deem any intolatining liquous necessary for leveled of the patients, one give make platent or substant a vertice or leveled of the patients, one give make platent or substant a vertice of the patients of the

Our continue of the second sec

No person shall set of give index to any person under the age of went)-one years eacept a vendor or the father, mother, suardian or physician of such minor, and these only for medicinal purposes and pursuant to a precription from a physician.

24 A vendor whall self for each only.

25 A vendor whall self for each only.

is premises where such fluors is sold or least for each any voltable or pace from during any part of the day during which such constable or peace office that to be on duly, mines for the purpose of keeping or rantoning order, or was of gift or sake, to any constantly or pace of the contition of the during the contraction of the contraction of the during the contraction of the contraction of the contraction of the contition of the contraction of the contractio

of the provides of which is a sensor, fixed or occupation or given any to sensor the common and the common and

any room or place occupied or controlled by any nucle oils, assessments or consecutive or but precess associating or combining inperties as adversari, also (1). From of the consecutive of the controlled of the act. (1). From of the consecutive of the controlled of the controlled of the consecutive of the consecutive of the controlled The Whenever any person has frank layour to section, and while in a 1950-15.

Whenever any person bringing has come to be added by motion, or drawns, or drawns, or petialitie from coal or other sandstent caused for our horsest persons to the section of the sect

PENALTIES

46. You every efficient against this act or one of the provident statement, for short a principle to make the expectation provided by Table, as the Development of the providence of the Asia, the Development of the Company of the

HOBECUTIONS

4.1. The all cases of prosecution for any offence against any presistent of the Act for which any postally or quantizens in prescript, easily as a first of the partice, just each lie time to the process of the particle passes and lie time and conclusive, and, easily the prescript of the provision or order three which he no appared. (2) Analysis to the provision of the district count of the district in which he concludes the process of the district count of the district in which he concludes the process of the district count of the district in which has concluded as a vendor or druggast, or the contriction in the person correction is a vendor or druggast, or the contriction is the process of the proc

we take of said conviction.

In the said conviction, or case he he in consider, shall either remain in the said conviction of the said of 1800 code. In the said of 1800 code, the said conviction of the said of 1800 code, and the said code of 1800 code of 18

or police among fetter courses the respondents overs of agreed.

(4) These notes recognizates being given or describe make, the said justices of police magner reasons to give or describe makes transmit by regatives the postparing to deposit and papers in the case, with the recognizates or despots, as the case may be the size of the district or the contract of the

in Commercial Court of the District Court of the Co

such order of dismission.

The property of the motics of agency to provide the property of the motics of agency to provide the property of the

(8) The practice and procedure upon such appeals and all the proceedings thereon shall themceforth be governed by the provisions of part 12 of the Crimical Code or any Act passed in amendment or substitution thereof, so far as the same is not inconsistent with this Act.

Previded as anth-conviction or order as afferedd shall be remived by good to the growth of the conviction of the conviction of the conviction of the Adjustment of the conviction of the conviction of the conviction of the provided provided for the conviction of the

suggests. Cupit of Alberta, so Shale from the Anglatin, Indiquest, or order of make it is a first of the state of the Alberta of the Anglatin and the state of the Anglatin and the Anglatin and the Anglatin and the Anglatin and Anglatin and

to which the appeal is given, a conviction for any violation or contravention of any of the provision of this act which the transmit the conviction to the court to which as appeal to given unsex and smill the affinished by the feeting of the court of t

esseen may be included in one and the same information or complicating percented by a sixth information and compliant and the sentimes of warrant instantion. The description of any offence under this Act in the world of their states of their control of the control of their control of their

As Any person inclinated as a large to or a williar is, any personalized to the personal person of the personal personal

An All models, design promote in their parties of the property that they design are got below the property that they design are got their pollutions. Below the property of th

other than the control of the contro

or selling or giving such industrial or university or assign or seven of selling or giving such iduor. So, in any prosecution under this Act in respect of any sale, gurchas disposal giving, having, weeping or receiving of liquor it shall not be necessary that any witness depose directly to the precise description of the liquor sell nurrhased disposal of victor in the precise description of the liquor sell

18. In any prosecution under this zer discover it appears that the effection that does any zet or beer enjoy of any unissen in request of which we have in they authorises under 22s, Art, he would be little to some penaltycless of the process of the process of the process of the process of the only authorises under this Art was faith in still be said to liverally. The first the presentation of any person charged with committing an action of the process of the process of the process of the process of the control of the process of the process of the process of the process of the result in the process of the process

15. The fit of any person, not being a vendor, keeping up any interfluing articles or other marks, in or near to his house on permission, or hardware the contract of the contract of the contract of the person of the contract of the con

concelled, natter or question. Or the provisions or this to up you seems of the provision of the provision of the provision of the provision of the total variety of the provision of the provisi

B. The proceedings upon any information for an official against any of the provisions of the Act, in a case where a previous contribution or conscious are charged, shall be an follows:—

10. The Jodge, Masterians, Joseph or Justice or Justice; of the Peace while list the Company of the C

previous conviction or convictions.

(3) Such persons convictions shall be proved prima facie by the production of a certificate purporting to be under the hand of the convicting Judge, Magistrate, Justice or Judge, or the Attorney Generator of Magistrator of the Attorney Generator of Magistrator of the Attorney Generator of Attorney Generator of Magistrator of Magistrator

(ii) It the event of any constitute for ever second or approximate offers represent the event of any constitute for event second or approximate of the event of the even of the event of the event of the event of the event of the even of the event of the event of the event of the event of the even of the event of the event of the event of the event of the even of the event of the event of the event of the event of the even of the event of the event of the event of the event of the even of the event of the event of the event of the event of the even of the event of the event of the event of the event of the even of the event of the event of the event of the event of the even of the event of the event of the event of the event of the even of the event of the event of the event of the event of the even

of the three against may under previous or this Art, and conduction shall be also if with and quintalled encouraging and the three convolutions and half be easily with and quintalled encouraging and the convolutions and have been under different sections.

40. One convolution for secure of three may be made under the Art of the convolution for secure of three may be made under the Art of the convolution for secure of the convolution for securing the convolution for securing the convolution of the convo

information in do each to detecte community to outstream says and arrive linemation indo for a first office.

6. In addition to all other coats the Magistrate or Justice shall be entitled to charge the following some making in and formarding certificate of contriction to the Chief inappetor, the sum of fifty cents.

CONVICTIONS AND SUBSEQUENT PROCEEDINGS.

11. No conviction or warrant for enforcing the same or any oth

minimum imposed or the conviction or order make being in wome of the conviction or order make being in wome of the conviction of the convi

DISPOSITION OF PENALTIES

6. The penalties in woney under the Art. or an accretion of three sheet he recovered, effail the plant in the conviction Judge. Magnitud. Judge sheet, and shad by the he conviction Judge. Magnitud. Judge 5. All fines fevried under the Art shad go in the external Penalties 5. All fines fevried under the Art shad go in the external Penalties 1990. By The Section 1990 of the Penalties of the Penal

Jointake a return of the case and pay over all fines and month to of receiving same to the Provincial Treasurer.

POWERS OF INSPECTORS AND OFFICERS.

T. Police officers, policemen and constables shall have full an endors any of the muratem of the Art.

IN White the set of the control of t